Case No. 2:17-cv-01190-JLR

Seattle, WA 98104

PHONE: 206,682,1550

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I. STIPULATION 1 2 Defendant SOUND HEALTH AND WELLNESS TRUST PLAN ("Sound Health") and Plaintiff PUGET SOUND SURGICAL CENTER P.S. ("Plaintiff"), hereby stipulate and jointly 3 4 move the Court pursuant to Local Civil Rule 10(g) for an Order granting Sound Health the same 5 time to file an answer, motion, or other responsive pleading under Federal Rule of Civil Procedure 12 that the Court provided to certain defendants in its October 30, 2017 Order 6 Granting Defendants' Motion to Extend Time to File a Responsive Pleading (Docket No. 25). Defendant Sound Health has good cause to request this extension pursuant to LCR 10(g) and 8 Federal Rule of Civil Procedure 6(b) to: (i) permit Sound Health to coordinate with the other defendants who have similar interests in filing responsive pleadings; and (ii) avoid duplicative filings. Plaintiff will not suffer any prejudice from this request and has agreed to the extension. 11 DATED this 18th day of December, 2017. 12 YOSHIDA LAW FIRM, PLLC JENSEN MORSE BAKER PLLC 13 14 By /s/ D.K. Yoshida By /s/ Steven D. Jensen Steven D. Jensen, WSBA No. 26495 15 D.K. Yoshida, WSBA No. 17365 2025 First Avenue, Suite 1200 216 First Avenue South, Suite 204 Seattle, WA 98121 Seattle, WA 98104 16 206-682-1644 206-4576-7000 dyoshida@yoshidalawfirm.com 17 steve.jensen@jmblawvers.com 18 By /s/ Sarah Swale AXELROD LLP Sarah Swale, WSBA No. 29626 19 216 First Avenue South, Suite 204 Seattle, WA 98104 20 206-682-1626 By /s/ Robert J. Axelrod Robert J. Axelrod, Admitted Pro Hac Vice 830 Third Avenue, 5th Floor sarah.swale@jmblawyers.com 21 New York, NY 10022 rjaxelrod@axelrodllp.com 22 SEYFARTH SHAW LLP 23 Attorneys for Plaintiff Puget Sound Surgical By /s/ Eric McDonough Center P.S. Eric McDonough, Admitted Pro Hac Vice 24 2029 Century Park East, Suite 3500 25 Los Angeles, CA 90067-3021 EMcDonough@seyfarth.com 26 Attorneys for Defendant Sound Health and 27 Wellness Trust Plan 28

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II. ORDER Based on the Stipulation of Defendant SOUND HEALTH AND WELLNESS TRUST PLAN ("Sound Health") and Plaintiff PUGET SOUND SURGICAL CENTER P.S. ("Plaintiff"), the Court hereby extends the time for Sound Health to file an answer, motion, or other responsive pleading under Federal Rule of Civil Procedure 12 to 21 days after service of the last defendant named in this proceeding. Deonher, 2017. IT IS SO ORDERED this \ 9 day of ORABLE JAMES L. UNITED \$TATES DISTRICT COURT JUDGE

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1 2 3 CERTIFICATE OF SERVICE 4 Pursuant to RCW 9A.72.085, the undersigned certifies under penalty of perjury under the 5 laws of the State of Washington, that on the 18th day of December, 2017, the document attached 6 hereto was delivered to the below counsel in the manner indicated. 7 8 \square by CM/ECF Robert J. Axelrod by Electronic Mail Axelrod LLP 830 Third Avenue by Facsimile Transmission 5th Floor by First Class Mail New York, NY 10022 by Hand Delivery rjaxelrod@axelrodllp.com by Overnight Delivery 11 D K Yoshida 12 Yoshida Law Firm PLLC 2025 First Avenue 13 **Suite 1200** Seattle, WA 98121 dyoshida@yoshidalawfirm.com 15 Sarah N. Turner Brittany F. Stevens 16 Gordon Rees 701 Fifth Avenue, Suite 2100 17 Seattle, WA 98104 sturner@grsm.com 18 bstevens@gordonrees.com 19 Courtney B. Glaser John B. Shely 20 Andrews Kurth Kenyon LLP 600 Travis Street, Suite 4200 21 Houston, TX 77002 cglaser@andrewskurth.com 22 jshely@andrewskurth.com 23 Gregory S. Fisher 24 Kristal Leonard Davis Wright Tremaine 25 188 W. Northern Lights Blvd., Suite 1100 Anchorage, AK 99503 26 gregoryfisher@dwt.com kristalleonard@dwt.com 27 28 JENSEN MORSE BAKER PLLC STIPULATED MOTION - 4 216 First Avenue South, Suite 204

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